

SECRET



CENTRAL INTELLIGENCE AGENCY

WASHINGTON, D. C. 20505

OFFICE OF CENTRAL REFERENCE

9 November 1965

MEMORANDUM FOR: Director, Defense Intelligence Agency

ATTENTION : DIACI -

SUBJECT : Application of USIB Policy on Release of  
Intelligence to Contractors to the Defense  
Research Division/Library of Congress

REFERENCE : DIACI Memo C-4032/CI-3 dated 15 Feb 65 to  
CIA/OCR/Liaison Staff re Subject

25X1

25X1

1. The reference was referred to the USIB Committee on Documentation for interpretation pursuant to paragraph 4 of the USIB policy statement on dissemination to contractors (USIB-D-39.5/19) and the following ruling has been made:

The Defense Research Division of the Library of Congress may for certain purposes be treated by DIA as part of the Intelligence Community (specifically as part of DIA), thus entitling DIA to send and DRD to receive information reports classified up to and including Secret, regardless of contractor-control caveats (i.e., Limited or Controlled Dissemination).

2. In view of the foregoing CIA will honor requests from DRD for access by their accredited research representatives to the reference facilities of CIA and will service requests for copies of documents classified up to and including Secret, regardless of contractor-control caveats; however, NIE's, SNIE's, CSCI reports and documents bearing other special controls or warning notices requiring handling in special channels will be excluded.

FOR THE DIRECTOR OF CENTRAL REFERENCE:

Chief, Liaison Staff

DIA review(s) completed.

25X1

SECRET

DDI-4810-62

4 November 1985

MEMORANDUM FOR: Executive Director-Comptroller  
Deputy to the DCI for NIDP  
Deputy Director for Intelligence  
Deputy Director for Plans  
Deputy Director for Science and Technology  
Deputy Director for Support

SUBJECT : Application of USIB Policy on Release of  
Intelligence to Contractors to the Defense  
Research Division/Library of Congress

1. The DDCI has asked that the attached ruling be sent to you for the information and guidance of components concerned.

2. In practical terms the ruling is that:

The Defense Research Division of the Library of Congress may for certain purposes be treated by DIA as part of the Intelligence Community (specifically as part of DIA), thus entitling DIA to send and DAD to receive information reports marked Controlled Dissem.

PAUL A. PORUL  
Chairman

USIB Committee on Documentation

Attachment  
As stated

cc: ✓ CIA Member CODIB w/att

25X1

SECRET

GROUP 1

65-6180

UNITED STATES INTELLIGENCE BOARD  
COMMITTEE ON DOCUMENTATION

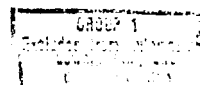
19 October 1965

MEMORANDUM FOR: CIA Member, USIB

SUBJECT : Application of USIB Policy on Release of  
Intelligence to Contractors to the Defense  
Research Division/Library of CongressREFERENCES : (a) USIB-D-39.5/19 (26 August 1963)  
(b) DIACI memo for DIAAQ-3:  
C-3700/CI-1 (20 December 1964)  
(c) OCR/LS memo for Dir/DIA (19 January 1965)  
(d) Dir/DIA memo for CIA/Liaison Staff  
(15 February 1965)  
(e) OCR memo for IAD's, DDP, and DDS&T  
(12 April 1965)  
(f) ADDP memo for DAD/CR (20 May 1965)  
(g) Director of Security/DDS/CIA memo  
for Acting AD/CR (24 June 1965)

1. This matter has been referred to the USIB Committee on Documentation for interpretation pursuant to para. 4 of the USIB policy statement on dissemination to contractors (reference a).

SECRET



SECRET

-2-

2. DIA has asked that the Defense Research Division of the Library of Congress be treated as a part of the Intelligence Community pursuant to footnote 2 of NSCID No. 1, rather than as a contractor. As part of the Community it would be entitled to receive at DIA's discretion certain Controlled Dissem marked information which as a contractor it would be denied.

3. The intent both of footnote 2 of NSCID No. 1 and of the USIB policy on dissemination is to freely make information available to those having a need to know and who have been authorized to receive it as a result of meeting the necessary security standards.

4. These criteria have been met by DRD. While the need for intelligence in this case is broader and more lasting than in many cases, this is offset by the fact that DRD is exclusively in the employ of DIA and wholly responsive to its control. The interests of security would therefore appear to be better served than in the case of a contractor who serves a number of clients only some of which deal in national security matters.

5. A collateral point may be raised as to whether a component of the Library of Congress, which is a creature of the legislative branch, is in fact a part of the U.S. Government. This seems irrelevant in the light of the fact that DRD was created by the Library to accommodate the executive branch and solely to provide a unique service not available except in its present environment.

6. The USIB Committee on Documentation therefore concludes that DRD may be considered a part of the Intelligence Community for the specific purposes outlined by DIA.

PAUL A. BOREL  
Chairman

25X1

SECRET